FILE NO. 041393

774-04

[Showplace Square Interim Controls.]

Resolution imposing for twelve months interim zoning controls on specific lots within Showplace Square generally bounded by 7th, Bryant, Potrero and 25th Streets and within the area identified as Production Cluster on the accompanying map that would (a) consider production, distribution and repair (PDR) a principal use if PDR activities occupy 50 percent or more of the total occupied space of the property, (b) permit office, retail and housing uses subject to certain conditions, and (c) permit displacement of PDR space or demolition of an industrial building only if it is demonstrated that the building is unsound or if the new building increases the amount of PDR space; imposing the same controls as nonbinding policies on specific lots within the Showplace Square area that are identified as Design Cluster on the accompanying map, except that design PDR are strongly encouraged and the displacement of PDR space and demolition of an industrial building are particularly discouraged in the case of an historical brick building; Adopting Findings.

WHEREAS, In 1998 the San Francisco Planning Department commissioned Hausrath Economics Group to conduct an economic analysis of the supply and demand for production, distribution, and repair (PDR) uses in San Francisco: and.

WHEREAS, In 1999 the San Francisco Planning Department produced an analysis of the City's industrially-zoned areas entitled "Zoning Options for Industrial Land"; and.

WHEREAS, The San Francisco Planning Commission adopted interim zoning controls for the protection of San Francisco's industrial lands in 1999 <u>based on the Hausrath</u>

<u>Economics Group analysis, the Planning Department's "Zoning Options for Industrial Land,"</u>

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and public testimony; and.

WHEREAS, The controls adopted by the Planning Commission expired in 2001 but have yet to be replaced with permanent zoning; and,

WHEREAS, There is a limited supply of land for production, distribution, and repair (PDR) activities, which are critical in supporting multiple industries within the San Francisco economy such as tourism, finance, and professional services; and,

WHEREAS, PDR businesses are an important sector of San Francisco's economic base, supporting the local economy when other sectors experience slowed growth or decline; and,

WHEREAS, Multiple industrial realtors report that San Francisco has had, and continues to have, the highest occupancy rates in the Bay Area; and,

WHEREAS, Many PDR businesses use industrial buildings and are located on industrially-zoned land; and,

WHEREAS, Land zoned for PDR uses provides space for future industries that may provide an economic catalyst for the City to locate and grow; and,

WHEREAS, Only 3% of San Francisco's land is available to support PDR businesses, and these businesses account for 11% of San Francisco's employment; and,

WHEREAS, The Planning Department reports that Showplace Square represents 7% of the City's land devoted to PDR uses but 12% of PDR jobs, or approximately 6,400 jobs; and,

WHEREAS, The Association of Bay Area Governments (ABAG) projects approximately 18,000 new PDR jobs in San Francisco between 2000 and 2025; and,

WHEREAS, The Planning Department found that over 1,000 new PDR businesses located in the City's eastern neighborhoods between 2000 and 2003, including 184 in Showplace Square; and,

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WHEREAS, The economic analysis of the supply and demand for space for PDR uses in San Francisco, performed by Hausrath Economics Group in 1998, is now dated and in need of updating; and,

WHEREAS, Showplace Square is one of the largest clusters of design-related PDR businesses in the United States; and,

WHEREAS, Arts activities—a thriving element of San Francisco that contributes to tourism and to attracting new businesses and new industries to the City—are also in need of attention/protection; and,

WHEREAS, Areas of San Francisco zoned for PDR house a significant portion of artsrelated industries, including studios, design and production facilities, and graphic arts facilities; and,

WHEREAS, The Commerce & Industry Element of the General Plan calls for a balanced economy in which good-paying jobs are available for the widest breadth of the San Francisco labor force; and,

WHEREAS, According to a 2002 survey conducted by the Planning Department, over half of the 300 PDR businesses surveyed reported that the majority of their employees lived in San Francisco; and,

WHEREAS, PDR businesses often provide their workers with a wage, benefits, and opportunities for advancement superior to service sector businesses; and,

WHEREAS, PDR businesses offer employment opportunities for people of all skills and educational attainment levels and for individuals for whom English is a second language; and,

WHEREAS, Research has shown that the loss of PDR jobs has had a disproportionate impact on minorities and immigrant populations; and,

WHEREAS, There are a number of non-PDR projects proposing to locate in PDR areas and that are seeking site specific rezoning where a number of zoning options are still

under consideration by the Planning Commission as part of the Eastern Neighborhoods and Better Neighborhood rezoning processes; and,

WHEREAS, Many of the proposed projects would introduce housing adjacent to or in close proximity to existing PDR businesses; and,

WHEREAS, Some PDR activities are not compatible with housing and conflicts arise without proper land use planning for both uses; and,

WHEREAS, City Planning Code Section 306.7 authorizes the Board of Supervisors to impose interim controls temporarily suspending the processing of permits and other land use authorizations in conflict with a contemplated zoning proposal which the Board of Supervisors, the Planning Commission, or the Planning Department is considering or intends to study within a reasonable period of time; and,

WHEREAS, Interim controls are authorized to control uses which are having an adverse impact on areas of mixed residential and commercial uses in order to preserve the existing character of such neighborhoods and areas; and,

WHEREAS, Interim controls are authorized to conserve the commerce and industry of the City in order to maintain the economic vitality of the City, to provide its citizens with adequate jobs and business opportunities, and to maintain adequate services for its residents, visitors, businesses and institutions; and,

WHEREAS, These interim controls are necessary in order to direct office development into the Downtown core where there is transit capacity, and to prevent displacement of other viable economic uses which provide needed services and employment to San Francisco residents until the permanent zoning is put into effect; and,

WHEREAS, The Board of Supervisors finds that these interim controls enhance and are consistent with the purpose of the Planning Code as set forth in Section 101 and with the Priority Policies of Planning Code Section 101.1 in that: (a) they conserve and protect existing

housing and neighborhood character (Policies 2 and 3) by prohibiting the conversion and demolition of residential uses and by prohibiting or requiring conditional use for certain large non-retail uses; (b) they maintain a diverse economic base by protecting the City's industrial and service sectors from displacement (Policy 5); and (c) they have no impact on existing neighborhood-serving retail uses or resident employment (Policy 1), commuter traffic or transit service (Policy 4), earthquake preparedness (Policy 6), landmarks and historic buildings (Policy 7), or parks and open space (Policy 8); and,

WHEREAS, The Board of Supervisors is authorized by Planning Code section 306.7(c) to initiate the procedure for imposing interim controls by a resolution adopted by majority vote; now, therefore, be it

002, 023, and 024; Block 4005, Lots 001B, 004, 006, and 007; Block 4006, Lots 006, 019, and 020; Block 4007, Lots 001, 001A, and 002; and Block 4008, Lots 001, 001A, and 002.

No City agency, board, commission, officer, or employee may approve any demolition permit, site permit, building permit, grading permit, conditional use authorization, or any other land use entitlement inconsistent with the following controls as long as they are in effect.

- (a) "Core," "medium," and "light" PDR activities are permitted.
- (b) PDR activities are not further limited in use size or lot size beyond current Planning Code requirements.
- (c) PDR activity is considered a principal use if production, distribution and repair activities occupy 50 percent (50%) or more of the total occupied space of said property.
- (d) Displacement of PDR space or demolition of an industrial building is permitted only if it is demonstrated that the building is unsound or if the new building increases the amount of PDR space by two and a half (2.5) times the amount of PDR space that currently exists on the site. Unsoundness is determined when the upgrade costs exceed 50 percent (50%) of the costs to replace a structure with one similar to it. If the space is deemed unsound and is replaced, it shall be replaced at a ratio of one (1) square foot of existing PDR space to one (1) square foot of new PDR space.
 - (e) New housing is permitted under the following conditions.
- (i) As accessory to permitted uses, defined as occupying no more than 25 percent (25%) of gross floor area:
 - a. Manager residence. One dwelling unit to serve as manager's residence for a permitted hotel, motel, or group housing structure.
 - Artist workspace. In any C or M district, dwelling units that are integrated into the working space of artists, artisans and other crafts persons are permitted. No more than four adults may occupy this accessory space, and

the occupancy must meet all applicable provisions of the Building and Housing Codes.

- c. Caretaker unit. One dwelling is allowed as a caretaker residence when such occupancy is necessary for the primary activity on site.
- (ii) Contained within a permitted institutional use.
- (iii) For new housing that does not satisfy conditions (i) or (ii) above, four (4) square feet of PDR space is required for every one (1) square foot of residential use.
 - (f) Office uses are permitted up to 5,000 sq. ft. in size.
 - (g) Retail uses are permitted up to 5,000 sq. ft. in size.

FURTHER RESOLVED, That the following definitions shall apply to these interim controls:

(a) "Demolition" shall mean dismantling or removing a structure to grade level.

- (b) Dwelling units as an "accessory use" shall have the meaning given that term in Planning Code section 204.4.
- (c) "Industrial building" shall have the meaning of a building identified by the Assessor's office as industrial or any other building occupied by more than 25 percent (25%) by PDR businesses at any time within the two-year period prior to February 12, 2004.

FURTHER RESOLVED, That the Planning Department shall submit zoning alternatives and a Draft Environmental Impact Report (EIR) for the Eastern Neighborhoods plan area to the Planning Commission and to the public for review and comment in sufficient time that the Final Environmental Impact Report is adopted by the Planning Commission no later than December 1, 2005;

FURTHER RESOLVED, That the Planning Department shall provide a detailed report to the Board of Supervisors within 30 days of the effective date of this legislation that outlines the steps necessary to complete the <u>Draft EIR</u> analysis of zoning alternatives and environmental review by December 1, 2005, including but not limited to specific benchmarks and timeframes for community meetings, scoping, initial study, <u>and</u> technical analyses, and draft EIR;

FURTHER RESOLVED, That the Board of Supervisors shall hold committee hearings every eight weeks on the Planning Department's progress in meeting its benchmarks and timeframes in a timely manner;

FURTHER RESOLVED, That two weeks prior to each committee hearing, the Planning Department shall submit a detailed progress report to the Board of Supervisors outlining its ability to meet its benchmarks and timeframes:

FURTHER RESOLVED, That the Planning Commission shall include completion of the Eastern Neighborhoods planning process as part of its FY 2005-2006 work plan and budget submittal;

FURTHER RESOLVED, That the Planning Department shall scope, let, and manage a consultant contract to update the economic analysis performed by Hausrath Economics

Group in 1998 of the supply and demand for space for PDR uses in San Francisco; and,

FURTHER RESOLVED, That the Planning Department shall, utilizing relevant policies and objectives of the General Plan, incorporate the consultant's economic analysis into a land use analysis of San Francisco's diverse PDR sectors that addresses land use options in lower Potrero Hill that are protective of existing PDR uses; and,

FURTHER RESOLVED, That the Planning Department shall submit its land use analysis addressing land use options in lower Potrero Hill to the Planning Commission and the Board of Supervisors within 180 days of the signing of the consultant contract; and,

FURTHER RESOLVED, That the appropriate committee of the Board of Supervisors shall hold a hearing on the land use analysis within 45 days of its submission to the Clerk of the Board of Supervisors in order to review this analysis and consider modifications to interim controls based on land use options presented by the Planning Department; and,

FURTHER RESOLVED, That during the time these interim controls and policies are in effect, the Planning Department shall deny <u>not approve</u> any application for a development project within the areas covered by these interim controls that require a rezoning or General Plan amendment in order to be approved;

FURTHER RESOLVED, That during the time these interim controls and policies are in effect, the Planning Department shall not commence or proceed with environmental review for a any development project for which an environmental application was submitted after November 23, 2004 within the areas covered by these interim controls unless and until the Department has determined that the proposed project complies with the requirements of the current Planning Code and these interim controls;

FURTHER RESOLVED, That these interim controls shall remain in effect for a period of twelve (12) months or until permanent controls are adopted, whichever shall first occur.

FURTHER RESOLVED, That in the event a court or agency of competent jurisdiction holds that federal or state law, rule or regulation invalidates any clause, sentence, paragraph or section of this Resolution or the application thereof to any person or circumstances, it is the intent of the Board of Supervisors that the court or agency sever such clause, sentence, paragraph or section so that the remainder of this Resolution shall remain in effect;

FURTHER RESOLVED. That, these interim controls and policies shall not apply to any Development Project for which an Environmental Application was submitted prior to November 23, 2004 and which does not require rezoning or a General Plan amendment.

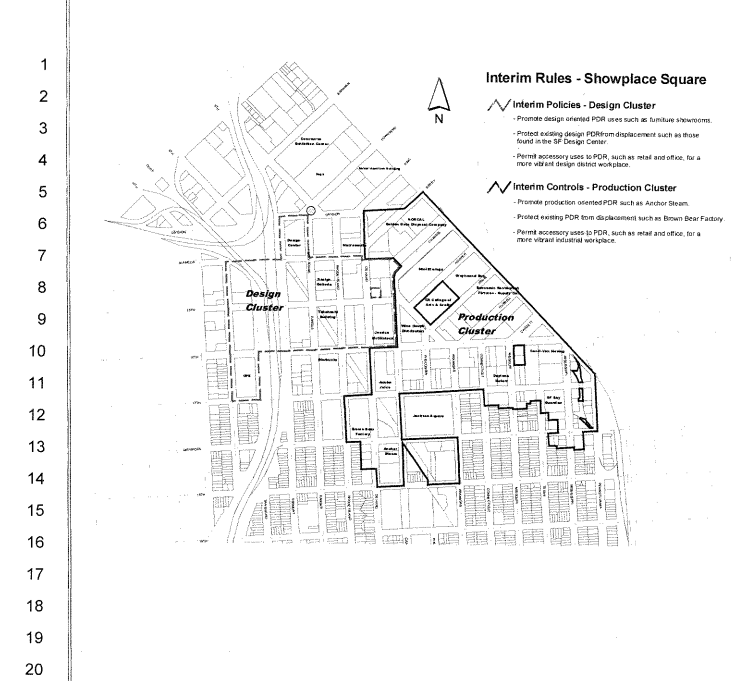
APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney

See file for original signature

By: _ JUDITH A. BOYAJIAN Deputy City Attorney

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Supervisor Maxwell
BOARD OF SUPERVISORS

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City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Resolution

File Number:

041393

Date Passed:

Resolution imposing for twelve months interim zoning controls on specific lots within Showplace Square generally bounded by 7th, Bryant, Potrero and 25th Streets and within the area identified as Production Cluster on the accompanying map that would (a) consider production, distribution and repair (PDR) a principal use if PDR activities occupy 50 percent or more of the total occupied space of the property, (b) permit office, retail and housing uses subject to certain conditions, and (c) permit displacement of PDR space or demolition of an industrial building only if it is demonstrated that the building is unsound or if the new building increases the amount of PDR space; imposing the same controls as nonbinding policies on specific lots within the Showplace Square area that are identified as Design Cluster on the accompanying map, except that design PDR are strongly encouraged and the displacement of PDR space and demolition of an industrial building are particularly discouraged in the case of an historical brick building; adopting findings.

December 14, 2004 Board of Supervisors — AMENDED

Ayes: 6 - Daly, Dufty, Elsbernd, Gonzalez, Ma, Sandoval

Noes: 5 - Alioto-Pier, Ammiano, Maxwell, McGoldrick, Peskin

December 14, 2004 Board of Supervisors — ADOPTED AS AMENDED

Ayes: 11 - Alioto-Pier, Ammiano, Daly, Dufty, Elsbernd, Gonzalez, Ma, Maxwell,

McGoldrick, Peskin, Sandoval

File No. 041393

I hereby certify that the foregoing Resolution was ADOPTED AS AMENDED on December 14, 2004 by the Board of Supervisors of the City and County of San Francisco.

Gloria L. Young

Clerk of the Board

Date Approved

Mayor Gavin Newsom

Date: December 24, 2004

I hereby certify that the foregoing resolution, not being signed by the Mayor within the time limit as set forth in Section 3.103 of the Charter, became effective without his approval in accordance with the provision of said Section 3.103 of the Charter.

Clerk of the Board

File No. 041393